IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA MACON DIVISION

TARENT BRYANT, :

Plaintiff, : Case No. 5:10-CV-84(CAR)

:

v.

:

VICTOR WALKER, et al., : 42 U.S.C. § 1983

:

Defendants.

_____:

ORDER ON THE REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE

Before the Court are the United States Magistrate Judge's Recommendations to dismiss Plaintiff's claims against five named Defendants pursuant to 28 U.S.C. § 1915(e)(2) [Doc. 8] and to deny Plaintiff's petition for a temporary restraining order [Doc. 7]. Plaintiff entered objections to both Recommendations [Docs. 10, 11]. Having considered these Objections, which simply reassert the conclusory and frivolous allegations already in the record, and upon a *de novo* review of the entire record, this Court agrees with the United States Magistrate Judge's legal conclusions.

As a matter of law, Plaintiff's grievances regarding the alleged confiscation of a love letter to his paramour could not have given rise to a claim even if prison officials botched the procedure. Nor has Plaintiff stated adequate legal grounds to obtain a temporary restraining order preventing his transfer to another prison, because an inmate has no right to remain confined in a particular location. The Recommendation is therefore **ADOPTED** and **MADE THE ORDER OF THE**COURT. Defendants Walker, Williams, Hunding, Tremble, and Brawner are hereby **DISMISSED** as parties to this action. Plaintiff's petition for a temporary restraining order is **DENIED**.

SO ORDERED, this 28th day of April, 2010.

S/ C. Ashley Royal
C. ASHLEY ROYAL, JUDGE
UNITED STATES DISTRICT COURT